

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

YESSIH SUHYES HUSSEY
"CUSTOMER OF GUITAR
CENTER SINCE 2014"

Plaintiff,

[Insert full name of plaintiff/prisoner]

-against-

MARIO SALGADO => IN
RELATION TO THE ARRESTING
OFFICERS OF THE 13 PRECINCT
=> PO MICHAEL GABRIELE => 3344
3 PO => AO'S PARTNER THOMAS
WARD => SHED # ~~21847~~ 21847

Defendant(s).

[Insert full name(s) of defendant(s). If you need additional space, please write "see attached" and insert a separate page with the full names of the additional defendants. The names listed above must be identical to those listed in Part I.]

FILED
IN CLERK'S OFFICE
U.S. DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

★ FEB 16 2023 ★

LONG ISLAND OFFICE

CIVIL RIGHTS COMPLAINT

42 U.S.C. § 1983

CV 23-2168

JURY DEMAND

YES NO

CASE: 1:22-CV-06566
-PKC-LIB

Chen, J.
Bloom, M.J.

FILED WIT 2
ATTACHMENTS
IN RELATION
TO MARIO
SALGADO

I. **Parties:** (In item A below, place your name in the first blank and provide your present address and telephone number. Do the same for additional plaintiffs, if any.)

A. **Name of plaintiff** YESSIH SUHYES HUSSEY

If you are incarcerated, provide the name of the facility and address:

ANNA M KROSS CENTER
1818 HAZEN STREET, RIVER ISLAND
EAST ELMHURST 11370

Prisoner ID Number: NYSID # 1512425312
B3C # 3492102369

If you are not incarcerated, provide your current address:

Telephone Number: NONE

B. List all defendants. You must provide the full names of each defendant and the addresses at which each defendant may be served. The defendants listed here must match the defendants named in the caption on page 1.

Defendant No. 1

MARIO SALTADO

Full Name

CUSTOMER

Job Title

NOT AVAILABLE ON DISCOVERY

INFORMATION REDACTED

Address

Defendant No. 2

Full Name

Job Title

Address

Defendant No. 3

Full Name

Job Title

Address

Defendant No. 4

Full Name

Job Title

Address

Defendant No. 5

Full Name

Job Title

Address

II. Statement of Claim:

(State briefly and concisely, the facts of your case. Include the date(s) of the event(s) alleged as well as the location where the events occurred. Include the names of each defendant and state how each person named was involved in the event you are claiming violated your rights. You need not give any legal arguments or cite to cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. You may use additional 8 1/2 by 11 sheets of paper as necessary.)

Where did the events giving rise to your claim(s) occur? INSIDE OF 25 WEST
14 STREET => MANHATTAN NY 10011

When did the events happen? (include approximate time and date) 13:29 PM
AUGUST 03, 2021

Facts: (what happened?) NARRATIVE ON FILE "ON OR ABOUT 08/03/2021
AT ABOUT 1:08 PM, INSIDE 125TH 14 ST GYMATL CENTER
NYS, THE DEFENDANT INTENTIONALLY DAMAGED PROPERTY OF
ANOTHER IN AN AMOUNT EXCEEDING \$1,500.00¢ DOLLARS
WHILE HAVING NO RIGHT TO DO SO, NOT ANY REASONABLE
GROUND TO BELIEVE THAT HE HAD RIGHT TO DO SO NOR
ANY REASONABLE GROUND TO BELIEVE THAT HE AND SHE
HAD SUCH RIGHT, DAMAGED PROPERTY OF ANOTHER PERSON
IN AN AMOUNT EXCEEDING \$250 DOLLARS; THE
DEFENDANT INTENTIONALLY ATTEMPTED TO PREVENT
A POLICE OFFICER AND PEACE OFFICER FROM
EFFECTUATING AN AUTHORIZED ARREST OF HIMSELF
AND ANOTHER PERSON." & THIS IS ALL FALSE INFORMATION
I DID NOT BREAK 8 MACBOOKS RESULTING IN
\$16,000.00¢ DOLLARS IN DAMAGE. AND I WAS NOT
RESISTING ARRESTING, I WAS AWARE THAT I
WAS BEING WRONGFULLY ARRESTED AND ATTACKED
BY OFFICERS EVEN THOUGH I DID NOT TRY TO
RUN AWAY.

II.A. Injuries. If you are claiming injuries as a result of the events you are complaining about, describe your injuries and state what medical treatment you required. Was medical treatment received?

ABUSIVE
MENTAL CRUELTY AND PHYSICAL[†] ARREST FROM
THE ARRESTING OFFICERS DUE TO THEM
RESPONDING TO A FALSE AND MISLEADING
STATEMENT FROM MARIO SALGADO.

III. **Relief:** State what relief you are seeking if you prevail on your complaint.

I ORDER THE MONETARY COMPENSATION OF
ABOUT \$10,000,000.004 DOLLARS IN THIS LEGAL
MATTER; TO BE PERMITTED BY THE FEDERAL
COURT.

I declare under penalty of perjury that on 01/05/2023, I delivered this
(date)
complaint to prison authorities at ANNA M KROSS CENTER to be mailed to the United
(name of prison)
States District Court for the Eastern District of New York.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: 01/05/2023

Yusef
Signature of Plaintiff

ANNA M KROSS CENTER
Name of Prison Facility or Address if not incarcerated

1618 HAZEN STREET

EAST ELMHURST 11370

RIVER ISLAND

Address

NYSID# 1512425312 B3C# 3492102369
Prisoner ID#

JAIL ADDRESS - ANNA M KROSS CENTER 1818 HAZEN STREET EAST
ELMHURST 11370.

*SOCIAL SECURITY - ***-**-9493

*THIS CLAIM INVOLVES THE FOLLOWING PEOPLE COMPANIES CORPORATIONS
AND/ AGENCIES:

THE 13TH PRECINCT & THE OFFICERS OF THE NEW YORK POLICE
DEPARTMENT OF THE CITY OF NEW YORK

JANE AND JOHN DOE'S => ARRESTING OFFICERS
(THE INDICTMENT IS UNLAWFUL)

*THE NATURE OF MY CLAIM IS
THAT THE ARREST # MZ1623393 ON 08/03/2021 APPROX-
13:29 PM, CASE # 01814-2021, DOCKET # CR-017316-
21NY => THE ARREST IS FALSE & UNLAWFUL BECAUSE
I AM STILL INCARCERATED & WAS FORCED INTO JAIL
BECAUSE I WAS FALSELY ACCUSED OF BREAKING
8 COMPUTERS IN GUITAR CENTER AT 14 STREET
UNION SQUARE. EVEN THOUGH THE ARREST IS
UNLAWFUL IN THIS NATURE PERTAINING TO PL 145.10
CRIMINAL MISCHIEF 2ND DEGREE, (2d) PL 145.05 3RD
DEGREE & (3d) PL 205.30 - RESISTING ARREST.

ADDITIONAL SHEETS OF PAPER WERE ATTACHED IF NECESSARY.

THE TOTAL AMOUNT TO BE COMPENSATED FOR IS \$10,000,000.00

STATED BY CLAIMANT YESSUH SUHYES HUSSEY PURSUANT TO THE LAW.

IF MORE THAN ONE CLAIM WAS MADE A DETAILED RESPONSE AND A SEPERATE
CLAIM FOR EACH INCIDENT IS PROVIDED.

I WATCHED MY DISCOVERY AND I AM EVEN MORE CERTAIN
THAT I WAS NOT RESISTING ARREST, THE COPS
WERE BRUTAL, AGGRESSIVE & HARMFUL. EXCESSIVE
FORCE WAS USED AS A RESULT OF THEM RESPONDING TO
A FALSE CLAIM BY MARZO SAGGADDO WHOM I DID
NOT COME ACROSS IN THE STORE WHOM ACTUALLY LIED
ABOUT THE COMPUTERS & ALSO LIED IN MY DISCOVERY
SAYING THAT I THREATENED HIM => THAT PART IS
ALSO FALSE.

CLAIMANT SIGNATURE

YESSUH SUHYES HUSSEY

DATE OF SIGNATURE

1-3-2023

DATE SAWN BEFORE THE NOTARY

1-3-2023

NOTARY SIGNATURE

Michael Veal

VERIFICATION

*I YESSUH SUHYES HUSSEY BEING DULY SWORN CONFIRMS AND SAYS THAT I AM THE AFOREMENTIONED CLAIMANT. I HAVE SERVED THIS FOREGOING NOTICE AND IT IS MY INTENTION TO FILE THIS CLAIM AGAINST THE CITY AND STATE OF NEW YORK AND KNOW THE CONTENTS OF MY CLAIMS. BASE ON MY RECOLLECTION OF MEMORY AND MY OWN KNOWLEDGE OF THE SITUATION OF THE INCIDENTS THAT OCCURED. YOU ARE HEREBY NOTIFIED THAT MY STATE OF CLAIMS IS NOT A PRODUCT OF DELUSION NOR FANTASY AND IS IN FACT REAL; IT IS NOT TO HARASS NOR TO BE MALICIOUS. ... - IN ANY WAY, RESPECTFULLY THIS CLAIM IS BEING FILED AS SUCH

*CLAIMANT YESSUH SUHYES HUSSEY

SIGNATURE Yhessay

*SWORN TO ME ON THIS DAY 3rd OF January 2023

*SIGNATURE OF NOTARY Michael Veal

MICHAEL C. VEAL
Notary Public, State of New York
No. 01VE6023177
Qualified in Queens County 23
Commission Expires April 19, 20

AFFIDAVIT OF SERVICE

*FILED FROM THE STATE OF NEW YORK COUNTY OF QUEENS

*I YESSUH SUHYES HUSSEY, PLAINTIFF AGAINST NYPD 13 PRECINCT JOHN & JANE DOE'S THE DEFENDANT. BEING DULY SWORN CONFIRMS AND SAYS, THAT I AM THE CLAIMANT ABOVE AND MENTIONED THROUGHOUT THE CIVIL ACTION NUMBER

1:22-CV-06566-PKC-LB

THE NOTICE OF CLAIM HEREBY FILED ON THIS DAY OF 12/28/2022 SERVED BY CERTIFIED MAIL TRACKING NUMBER 7022-2410-0003

-0117-0721 AND RECEIPT NUMBERS 95910-9402-7615
7022-9541-58

DOCKET # CR-017316-21NY, CASE # 018814-2021

AUTHORIZED BY A
INMATE REQUEST FOR WITHDRAWAL OF FUNDS FOR POSTAGE FORM.

THIS IS AN AUTHENTIC COPY DECLARING MY ~~FIRM~~ INTENT TO PROCEED WITH THE FILING OF A CIVIL ACTION AGAINST NYPD 13 PRECINCT

ARRESTING OFFICERS JANE & JOHN DOE

BY SUBMITTING THIS AUTHORIZED CLAIM TO THE STATE OF THE COMPTROLLER OFFICE 110 STATE STREET, ALBANY NEW YORK 12236-0001. FROM THIS DAY ON FURTHER!

*MICHAEL GABRIELE

*CLAIMANT YESSUH SUHYES HUSSEY. *THOMAS WARD

*SIGNATURE Yhessay

*SWORN TO ME ON THIS DAY 3rd OF January, 2023.

*SIGNATURE OF NOTARY Michael Veal

MICHAEL C. VEAL
Notary Public, State of New York
No. 01VE6023177
Qualified in Queens County 23
Commission Expires April 19, 20

JAIL ADDRESS - ANNA M KROSS CENTER 1818 HAZEN STREET EAST
ELMHURST 11370.

*SOCIAL SECURITY - ***-**-9493

*THIS CLAIM INVOLVES THE FOLLOWING PEOPLE COMPANIES CORPORATIONS
AND/ AGENCIES:

MARIO SALGADO

*THE NATURE OF MY CLAIM IS
THAT ON AUGUST 03 2021 WHEN SHOPPING AROUND
AT GUITAR CENTER WHERE I'VE BEEN LEGALLY
BUYING & SELLING GOODS SINCE 2014 => IN
2021 A STRANGER THAT I'VE ALSO NEVER MET
IN MY ENTIRE LIFE BESIDES SEEING HIM
ON MY DISCOVERY FOOTAGE LIED ABOUT ME
BREAKING & COMPUTERS THAT CLEARLY
WASN'T WORKING WHEN I GOT TO THE STORE
LESS THAN 15 MINUTES AFTER MY ARREST &
ARRIVED TO GUITAR CENTER.

ADDITIONAL SHEETS OF PAPER WERE ATTACHED IF NECESSARY.

THE TOTAL AMOUNT TO BE COMPENSATED FOR IS \$1,000,000.00

STATED BY CLAIMANT YESSUH SUHYES HUSSEY PURSUANT TO THE LAW.

IF MORE THAN ONE CLAIM WAS MADE A DETAILED RESPONSE AND A SEPERATE
CLAIM FOR EACH INCIDENT IS PROVIDED.

MARIO SALGADO LIED SEVERAL TIMES => AT
ONE POINT HE SAID I THREATENED HIM!
IN THE STORE => I READ THIS IN MY
DISCOVERY FILE HOWEVER I AM 100% CERTAIN
THAT I DID NOT CONVERSE NOR TOOK
NOTICE OF HIS PRESENCE IN THE FIRST
PLACE => THE CAMERAS CAN PROVE THAT
THERE WAS NO CONVERSING! IT IS MY DECISION
TO SUE.

CLAIMANT SIGNATURE

yessuh suhyes hussey

DATE OF SIGNATURE

1-3-2023

DATE SWEORN BEFORE THE NOTARY

1-3-2023

NOTARY SIGNATURE

Michael Veal

ATTACHMENT AND BRIEF OF THE INCIDENT.

CLAIMANT YESSUH SUHYES HUSSEY.

AGAINST => LOUIS A. MOLINA

DEFENDANT THE COMMISSIONER OF THE DEPARTMENT OF CORRECTION

DAY OF INCIDENT 10/18/2021, 01/05/2022, 08/19/2021

02/26/2022 07/01/2022, 04/03/2022

TIME OF THE INCIDENT SEVERAL TIMES => TIMES VARY

THIS IS EXACTLY WHAT HAPPENED I WAS UNLAWFULLY INCARCERATED

AND FORCEFULLY PUT ON RIVER ISLAND & WRONGFULLY

INFECTED PERTAINING TO DOCKET NUMBERS

CR-011342-21KN & DOCKET # CR-017316-21NY

1ST KINGS COUNTY THEN NEW YORK COUNTY. WHILE

REMANDED AND ON THE RIVER ISLAND IN OBL

AND AM/EL I WAS STABBED SEVERAL TIMES.

EXCESSIVELY ABUSED BY STAFF & REPEATEDLY

CONSPIRED AGAINST, I WAS ALSO SEXUALLY ABUSED

AND ASSAULTED BY STAFF, UNCONSCIOUSLY

TOUCHED ON MY PRIVATE AREAS, WRONGFULLY

AND UNLAWFULLY, MY FOURTH AMENDMENT WAS

VIOLATED A FEW TIMES & MY INITIAL

PROPERTY THAT I WAS ARRESTED IN SUCH AS

MY SHOES/SNEAKERS WAS MISPLACED & INTENTIONALLY

NOT UNCHAINED BY CAPTAIN LIBRARY IN OBL.

CLAIMANT YESSUH SUHYES HUSSEY CERTIFIES, SIGNS AND SAID THIS IS TRUE, SIGNATURE

Yessuh Hussey

DATE OF I YESSUH SUHYES HUSSEY SIGNATURE.

CLAIM TO COMPENSATION AMOUNT \$50,000,000.00¢ MINIMUM

ATTACHMENT AND BRIEF OF THE INCIDENT.

CLAIMANT YESSUH SUHYES HUSSEY.

AGAINST => LORIS A. MOLINA

DEFENDANT THE COMMISSIONER OF THE DEPARTMENT OF
CORRECTION

DAY OF INCIDENT

SEVERAL TIMES

• 07/01/2022, 04/03/2022

TIME OF THE INCIDENT 01/18/2021, 01/05/2022, 02/26/2022, 01/18/2022
08/19/2023

THIS IS EXACTLY WHAT HAPPENED WHILE IN D.O.C CUSTODY

STAFF SUCH AS CORRECTION OFFICERS WERE
NEGLIGENCE & INVOLVED IN CERTAIN SITUATIONS
IN WHICH I WAS HARMED => THE CONDITIONS
OF THE FACILITIES WERE AND STILL IS SICKEN
-ING, SUCH AS THE FLOORS THE BATHROOMS, THE
BEDS & EVEN THE TRANSPORTATION BUSES ARE
FILED WITH DEBRIS, EXCESSIVE AMOUNT OF DUST
URINE & DEFICATION. I WAS ALSO LOCKED IN
INTAKE OF DISC FOR A TOTAL OF 18 DAYS, 3
DIFFERENT TIMES FROM AUGUST 03 2021
TO SEPTEMBER 13 2021 FOR A DURATION OF
6 DAY 3 DIFFERENT TIMES. WHILE IN THE
INTAKE I WAS SPRAYED OVER 3 TIMES =>
THE TOILETS WERE CLODED UP AND THERE WAS
NO WHERE TO SLEEP BUT THE FLOOR.

CLAIMANT YESSUH SUHYES HUSSEY CERTIFIES, SIGNS AND SAID THIS IS
TRUE, SIGNATURE

Yessuh Hussey

DATE OF I YESSUH SUHYES HUSSEY SIGNATURE.

CLAIM TO COMPENSATION AMOUNT \$1,000,000.00

JAIL ADDRESS - ANNA M KROSS CENTER 1818 HAZEN STREET EAST
ELMHURST 11370.

*SOCIAL SECURITY - ***-***-9493

*THIS CLAIM INVOLVES THE FOLLOWING PEOPLE COMPANIES CORPORATIONS
AND/ AGENCIES:

DEPUTY WARDEN OF ANNA M KROSS CENTER
1818 HAZEN STREET EAST ELMHURST 11370

AND THE CHIEF DEPUTY WARDEN OF OTZS
BANTUM CORRECTIONAL CENTER 1600 HAZEN ST

*THE NATURE OF MY CLAIM IS
THAT THE BATHROOMS, SHOWERS, AND THE TOILET
AND SLEEPING AREAS OF THE DORMS AND
CELLS OF ALL HOUSING AREAS THAT IVE BEEN
ON RIVER ISLAND FOR EXAMPLE: (4 SOUTH
WEST, 4 SOUTH, 3 NORTH, 1 WEST, 4 UPPER =>
O.B.C.C.) AND (1 TOP, 3 TOP, 4 TOP, WEST 17TH
LOWER, AND 12 MUD A OF A.M.K.C.) HAVE
ALL BEEN UNHEALTHY IN GENERAL AND
PERSONALLY SEVERELY BAD COMPARED TO

ADDITIONAL SHEETS OF PAPER WERE ATTACHED IF NECESSARY.

THE TOTAL AMOUNT TO BE COMPENSATED FOR IS \$10,000,000.00

STATED BY CLAIMANT YESSUH SUHYES HUSSEY PURSUANT TO THE LAW.

IF MORE THAN ONE CLAIM WAS MADE A DETAILED RESPONSE AND A SEPERATE
CLAIM FOR EACH INCIDENT IS PROVIDED.

THE QUALITY OF LIFE THAT I WAS RAISED
IN, IT IS AFFECTING MY HEALTH AND I
HAVE ALWAYS TRIED TO BE CONSISTENT
WITH CLEANING THE LISTED AREAS THAT
I HAVE BEEN TO EVEN WITHOUT BEING
PAID AND THE AMOUNT I GOT PAID FOR
HOUSE DUTIES & SERVING FOOD HAVE
BEEN SIGNIFICANTLY LESS THAN MINIMUM
WAGE. IN ADDITION TO LOST WAGES.

CLAIMANT SIGNATURE

YESSUH SUHYES HUSSEY

DATE OF SIGNATURE

01/19/2023

DATE SWORN BEFORE THE NOTARY

19th Jan. 23

NOTARY SIGNATURE

DANIEL DANESI OSUMAH

NOTARY PUBLIC, STATE OF NEW YORK
Registration No. 010S6404665
Qualified in Queens County
My Commission Expires <u>2/22/24</u>

VERIFICATION

*I YESSUH SUHYES HUSSEY BEING DULY SWORN CONFIRMS AND SAYS THAT I AM THE AFOREMENTIONED CLAIMANT. I HAVE SERVED THIS FOREGOING NOTICE AND IT IS MY INTENTION TO FILE THIS CLAIM AGAINST THE CITY AND STATE OF NEW YORK AND KNOW THE CONTENTS OF MY CLAIMS. BASE ON MY RECOLLECTION OF MEMORY AND MY OWN KNOWLEDGE OF THE SITUATION OF THE INCIDENTS THAT OCCURED. YOU ARE HEREBY NOTIFIED THAT MY STATE OF CLAIMS IS NOT A PRODUCT OF DELUSION NOR FANTASY AND IS IN FACT REAL; IT IS NOT TO HARASS NOR TO BE MALICIOUS. ... - IN ANY WAY, RESPECTFULLY THIS CLAIM IS BEING FILED AS SUCH

*CLAIMANT YESSUH SUHYES HUSSEY

SIGNATURE Yusssey

*SWORN TO ME ON THIS DAY OF

*SIGNATURE OF NOTARY

AFFIDAVIT OF SERVICE

*FILED FROM THE STATE OF NEW YORK COUNTY OF QUEENS

*I YESSUH SUHYES HUSSEY, PLAINTIFF AGAINST A.M.KC & O.B.C.C THE DEFENDANT.

BEING DULY SWORN CONFIRMS AND SAYS, THAT I AM THE CLAIMANT ABOVE AND MENTIONED THROUGHOUT THE CIVIL ACTION NUMBER

1:22-CV-06566-PKC-LB

THE NOTICE OF CLAIM HEREBY FILED ON THIS DAY OF 01/19/2023 SERVED BY CERTIFIED MAIL TRACKING NUMBER 7022-22410-0003

-0117-0721 AND RECEIPT NUMBERS 9590-9402-
7615-2122-9541-56

AUTHORIZED BY A
INMATE REQUEST FOR WITHDRAWAL OF FUNDS FOR POSTAGE FORM.

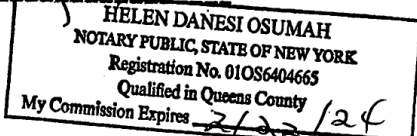
THIS IS AN AUTHENTIC COPY DECLARING MY FIRM INTENT TO PROCEED WITH THE FILING OF A CIVIL ACTION AGAINST THE CHIEF DEPUTY WARDEN OF O.B.C.C AND A.M.K.C JANE DOE'S. BY SUBMITTING THIS AUTHORIZED CLAIM TO THE STATE OF THE COMPTROLLER OFFICE 110 STATE STREET, ALBANY NEW YORK 12236-0001. FROM THIS DAY ON FURTHER!

*CLAIMANT YESSUH SUHYES HUSSEY

SIGNATURE Yusssey

*SWORN TO ME ON THIS DAY 19 OF Jan. 23.

*SIGNATURE OF NOTARY Debra S. Sosa



ATTACHMENT AND BRIEF OF THE INCIDENT.

CLAIMANT YESSUH SUHYES HUSSEY.

DEFENDANT CHIEF DEPUTY WARDENS OF O.B.C.LL
AND A.M.R.C JANE DOE AND JANE DOE.

DAY OF INCIDENT

SEVERAL TIMES 3 PLACES

TIME OF THE INCIDENT 24/7

THIS IS EXACTLY WHAT HAPPENED THE BATHROOM, SHOWERS,
AND TOILETS AND SLEEPING AREAS OF THE DORMS
AND CELLS OF ALL HOUSING AREAS THAT I'VE BEEN
ON RIVER ISLAND FOR EXAMPLE: (4 SOUTH WEST,
4 SOUTH, 3 NORTH, 1 WEST, 4 UPPER => O.B.C.LL)
AND (1 TOP, 3 TOP, 4 TOP, WEST 17 LOWER, AND
12 MOD A OF A.M.R.C) HAVE ALL BEEN
UNHEALTHY IN GENERAL & PERSONALLY
SEVERELY BAD COMPARED TO THE QUALITY
OF LIFE I WAS RAISED IN) IT IS
AFFECTING MY HEALTH AND I HAVE ALWAYS
TRIED TO BE CONSISTENT WITH CLEANING
THE LISTED AREAS THAT I HAVE BEEN TO
EVEN WITHOUT BEING PAID AND THE AMOUNT
I GOT PAID FOR HOUSE DUTIES IS
SIGNIFICANTLY LESS THAN MINIMUM WAGE-
IN ADDITION TO LOST WAGES.

CLAIMANT YESSUH SUHYES HUSSEY CERTIFIES, SIGNS AND SAID THIS IS
TRUE, SIGNATURE

yussey

DATE OF I YESSUH SUHYES HUSSEY SIGNATURE.

CLAIM TO COMPENSATION AMOUNT \$10,000,000.00

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS		DEFENDANTS	
Yessuh Suhyes Hussey c/o Garfield Hussey 176 Clarkson Ave, Apt 5J Brooklyn, NY 11226		2nd Address c/o Jermaine Grant 329 1/2 Main Street Laurel, Maryland 20707	
(b) County of Residence of First Listed Plaintiff		County of Residence of First Listed Defendant	
<i>(EXCEPT IN U.S. PLAINTIFF CASES)</i>		<i>(IN U.S. PLAINTIFF CASES ONLY)</i>	
(c) Attorneys (Firm Name, Address, and Telephone Number)		Attorneys <i>(If Known)</i>	
Chen, J. Pro Se Plaintiff (see above)		Bloom, M.J.	

CV 23-2168

II. BASIS OF JURISDICTION <i>(Place an "X" in One Box Only)</i>		III. CITIZENSHIP OF PRINCIPAL PARTIES <i>(Place an "X" in One Box for Plaintiff and One Box for Defendant)</i>					
<input type="checkbox"/> 1 U.S. Government Plaintiff		<input checked="" type="checkbox"/> 3 Federal Question <i>(U.S. Government Not a Party)</i>		<input type="checkbox"/> PTF Citizen of This State		<input type="checkbox"/> DEF Incorporated or Principal Place of Business In This State	
<input type="checkbox"/> 2 U.S. Government Defendant		<input type="checkbox"/> 4 Diversity <i>(Indicate Citizenship of Parties in Item III)</i>		<input type="checkbox"/> 1		<input type="checkbox"/> 4	
<i>Does this action include a motion for temporary restraining order or order to show cause? Yes <input checked="" type="checkbox"/> No <input type="checkbox"/></i>				<input type="checkbox"/> 2		<input type="checkbox"/> 5	
				<input type="checkbox"/> 3		<input type="checkbox"/> 6	
				<input type="checkbox"/> 3		<input type="checkbox"/> 6	

IV. NATURE OF SUIT <i>(Place an "X" in One Box Only)</i>							
CONTRACT <input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise		TORTS <input type="checkbox"/> PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle 355 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury - Medical Malpractice		FORFEITURE/PENALTY <input type="checkbox"/> PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability		BANKRUPTCY <input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 690 Other	
		PERSONAL PROPERTY 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage Product Liability		LABOR 710 Fair Labor Standards Act 720 Labor/Management Relations 740 Railway Labor Act 751 Family and Medical Leave Act 790 Other Labor Litigation		<input type="checkbox"/> 422 Appeal 28 USC 158 423 Withdrawal 28 USC 157	
		REAL PROPERTY 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 448 Education		PRISONER PETITIONS Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Other 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement		PROPERTY RIGHTS 820 Copyrights 830 Patent 835 Patent - Abbreviated New Drug Application 840 Trademark 880 Defend Trade Secrets Act of 2016	
				SOCIAL SECURITY 861 HIA (1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g)) 864 SSID Title XVI 865 RSI (405(g))		<input type="checkbox"/> 375 False Claims Act 376 Qui Tam (31 USC 3729(a)) 400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit (15 USC 1681 or 1692) 485 Telephone Consumer Protection Act	
				FEDERAL TAX SUITS 870 Taxes (U.S. Plaintiff or Defendant) 871 IRS—Third Party		490 Cable/Sat TV 850 Securities/Commodities/ Exchange 890 Other Statutory Actions 891 Agricultural Acts 893 Environmental Matters 895 Freedom of Information Act 896 Arbitration 899 Administrative Procedure Act/Review or Appeal of Agency Decision 950 Constitutionality of State Statutes	

V. ORIGIN <i>(Place an "X" in One Box Only)</i>							
<input checked="" type="checkbox"/> 1 Original Proceeding		<input type="checkbox"/> 2 Removed from State Court		<input type="checkbox"/> 3 Remanded from Appellate Court		<input type="checkbox"/> 4 Reinstated or Reopened	
						<input type="checkbox"/> 5 Transferred from Another District <i>(specify)</i>	
						<input type="checkbox"/> 6 Multidistrict Litigation - Transfer	
						<input type="checkbox"/> 8 Multidistrict Litigation - Direct File	

VI. CAUSE OF ACTION Cite the U.S. Civil Statute under which you are filing <i>(Do not cite jurisdictional statutes unless diversity)</i> : 42 U.S.C. § 1983							
Brief description of cause: Civil Rights Complaint (Prisoner)							

VII. REQUESTED IN COMPLAINT: <input type="checkbox"/> CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.		DEMAND \$		CHECK YES only if demanded in complaint: JURY DEMAND: <input type="checkbox"/> Yes <input type="checkbox"/> No			
--	--	------------------	--	--	--	--	--

VIII. RELATED CASE(S) IF ANY <i>(See instructions):</i>		JUDGE PKC / LB		DOCKET NUMBER <i>see attached for list of cases</i>			
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DATE	SIGNATURE OF ATTORNEY OF RECORD						
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2.16.2023							
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FOR OFFICE USE ONLY							
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RECEIPT #	AMOUNT	APPLYING IFP	JUDGE PKC	MAG. JUDGE LB
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Select A Case

Yessuh Suhyes Hussey is a plaintiff in 17 cases.

1:22-cv-06566-
PKC-LB Hussey v. Department of Correction et al filed 10/24/22

1:23-cv-00527-
PKC-LB Hussey v. The City of New Yorks Police Department Communications Division Tape and Record Unit filed 01/19/23

1:23-cv-00528-
PKC-LB Hussey v. Salgado filed 01/19/23

1:23-cv-00529-
PKC-LB Hussey v. Highe School-George Wasting-House Voc & Tech High School et al filed 01/19/23

1:23-cv-00530-
PKC-LB Hussey v. Ward filed 01/19/23

1:23-cv-00531-
PKC-LB Hussey v. The New York Police Department & Precincts in Manhattan NY filed 01/19/23

1:23-cv-00532-
PKC-LB Hussey v. The New York City Police Departments & Precincts in Brooklyn filed 01/19/23

1:23-cv-00534-
PKC-LB Hussey v. Boyd filed 01/19/23

1:23-cv-00535-
PKC-LB Hussey v. Judge John T. Hetch of the Kings County Supreme Court filed 01/19/23 closed 03/15/23

1:23-cv-01778-
PKC-LB Hussey v. Ward filed 02/16/23

1:23-cv-01779-
PKC-LB Hussey v. Defense Attorney Ofiaherty Niamh P. filed 02/16/23

<u>1:23-cv-01780-</u> <u>PKC-LB</u>	Hussey v. "John Doe" Licenses Plate # HLD 8446 of the owner Mazda, Vehicle	filed 02/16/23
<u>1:23-cv-01781-</u> <u>PKC-LB</u>	Hussey v. Judge John T. Hetch	filed 02/16/23
<u>1:23-cv-01783-</u> <u>PKC-LB</u>	Hussey v. SHTA Staff Lora et al	filed 02/16/23
<u>1:23-cv-01784-</u> <u>PKC-LB</u>	Hussey v. The Owner of/at Duane Reade (Jane Doe / John Doe) et al	filed 02/16/23
<u>1:23-cv-01785-</u> <u>PKC-LB</u>	Hussey v. Chief Deputy & Correction Officer Spiotta # 17495 et al	filed 02/16/23
<u>1:23-cv-01786-</u> <u>PKC-LB</u>	Hussey v. The Driver of the 4 Train John Doe/Jane Doe et al	filed 02/16/23

Local Arbitration Rule 83.7 provides that with certain exceptions, actions seeking money damages only in an amount not in excess of \$150,000, exclusive of interest and costs, are eligible for compulsory arbitration. The amount of damages is presumed to be below the threshold amount unless a certification to the contrary is filed.

Case is Eligible for Arbitration

I, _____, counsel for _____, do hereby certify that the above captioned civil action is ineligible for compulsory arbitration for the following reason(s):

<input type="checkbox"/>
<input checked="" type="checkbox"/>
<input type="checkbox"/>

monetary damages sought are in excess of \$150,000, exclusive of interest and costs,
 the complaint seeks injunctive relief,
 the matter is otherwise ineligible for the following reason

DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1

Identify any parent corporation and any publicly held corporation that owns 10% or more or its stocks:

RELATED CASE STATEMENT (Section VIII on the Front of this Form)

Please list all cases that are arguably related pursuant to Division of Business Rule 50.3.1 in Section VIII on the front of this form. Rule 50.3.1 (a) provides that "A civil case is "related" to another civil case for purposes of this guideline when, because of the similarity of facts and legal issues or because the cases arise from the same transactions or events, a substantial saving of judicial resources is likely to result from assigning both cases to the same judge and magistrate judge." Rule 50.3.1 (b) provides that "A civil case shall not be deemed "related" to another civil case merely because the civil case: (A) involves identical legal issues, or (B) involves the same parties." Rule 50.3.1 (c) further provides that "Presumptively, and subject to the power of a judge to determine otherwise pursuant to paragraph (d), civil cases shall not be deemed to be "related" unless both cases are still pending before the court."

NY-E DIVISION OF BUSINESS RULE 1(c)

- 1.) Is the civil action being filed in the Eastern District removed from a New York State Court located in Nassau or Suffolk County? Yes No
- 2.) If you answered "no" above:
 - a) Did the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in Nassau or Suffolk County? Yes No
 - b) Did the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in the Eastern District? Yes No
 - c) If this is a Fair Debt Collection Practice Act case, specify the County in which the offending communication was received: _____

If your answer to question 2 (b) is "No," does the defendant (or a majority of the defendants, if there is more than one) reside in Nassau or Suffolk County, or, in an interpleader action, does the claimant (or a majority of the claimants, if there is more than one) reside in Nassau or Suffolk County? Yes No

(Note: A corporation shall be considered a resident of the County in which it has the most significant contacts).

BAR ADMISSION

I am currently admitted in the Eastern District of New York and currently a member in good standing of the bar of this court.

Yes No

Are you currently the subject of any disciplinary action (s) in this or any other state or federal court?

Yes (If yes, please explain) No

I certify the accuracy of all information provided above.

Signature: _____